

#2

Page 1 of 4

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
REQUEST FOR FILING
(RULE 53(b)(1))**

10532 U.S.
02/18/98
PTO

53(b)(1) PATENT APPLICATION:

Continuation
Divisional
application under 37 CFR 1.53(b)(1)
of pending prior application of

Inventor(s): HINSHAW

Appln. No.: 08 | 507,552
Series Code ↑ | Serial No. ↑

Filed: July 26, 1995

Title: METAL COMPLEXES FOR USE AS
GAS GENERANTS

For Design or Utility Applications

(DO NOT USE FOR CIPs)

Group Art Unit: 2204

Examiner: Miller, E.

Atty. Dkt. PMS 244198 | 93-96-SE-CIP2
New M# | Client Ref
(Our Deposit Account No. 03-3975)
(Our Order No. 08496/244198
C# / New M#

Date: February 18, 1998

(Parent Matter No. 220408)

Asst. Commissioner of Patents
Washington, DC 20231

SIR:

To effect the above-requested filing today:

Attached is a copy (which must be filed) of the prior application, including:

- Abstract
 Specification and claims (66 pages) (must be attached)
 Drawings (must be attached if originally filed): _____ sheet(s)/set: 1 set informal; Formal of size A4 11"

Always X one box, only:

- Signed declaration or oath as originally filed in prior application attached
 NO declaration or fee is enclosed; therefore, this is a filing under Rule 53(f).

2. This application is hereby filed by less than all of the inventors named in the prior application. Petition is hereby made requesting deletion as inventor(s) of the following who is/are not inventor(s) of the invention being claimed in this application:

1. _____
2. _____
3. _____
4. _____
5. _____
6. _____
7. _____
8. _____
9. _____
10. _____

3. The entire disclosure of the prior application is considered as being part of the disclosure of the accompanying application and is hereby incorporated therein by reference thereto.

4. Priority is claimed under 35 U.S.C. 119/365 based on filing in _____ of _____ (country)

<u>Application No.</u>	<u>Filing Date</u>	<u>Application No.</u>	<u>Filing Date</u>
(1) _____	_____	(2) _____	_____
(3) _____	_____	(4) _____	_____
(5) _____	_____	(6) _____	_____

a. _____ (No.) Certified copy/copies attached.

b. Certified copy/copies previously filed on _____ in
U.S. Application No. _____ / _____, filed on _____
series code ↑ ↑ serial no.

c. Certified copy/copies filed during International stage of PCT/ _____ / _____
4A. Domestic priority is also claimed from PCT/ _____ / _____ filed _____

5. Prior application is assigned to Thiokol Corporation
by assignment recorded March 21, 1994 Reel 6935 Frame 0219
(Date)

6. Attached is an Assignment and Cover Sheet.

Please return the recorded Assignment to the undersigned.

The power of attorney in the prior application is to Cushman Darby & Cushman, IP Group of Pillsbury Madison & Sutro, Kendrew H. Colton, Reg. No. 30,368
(Name and Reg. No.)
whose current address is as in item 8 below.

a. Recognize as associate attorney _____
(Name, Reg. No. and Address)

8. Address all future communications to Intellectual Property Group of Pillsbury Madison & Sutro LLP, Ninth Floor, East Tower 1100 New York Avenue, N.W., Washington, D.C. 20005-3918

9. Amend the specification by inserting before the first line the sentence:-This is a
 continuation division of Application No. 08/507,552, filed July 26, 1995.
series code ↑ ↑ serial no.

10. It has been recently determined that this new continuing application is entitled to small entity status.
Hence:

(No.) Verified Statement(s) establishing "small entity" status under Rules 9 & 27 were/are:
 filed in above prior application (and hence applicable hereto)
 attached.

11. Petition to extend the life of the above prior application to at least the date hereof

(one box) is being concurrently filed in that prior application (Use Form PAT-111).

(must be) was previously filed in that prior application (Check length of prior extension).

(X'd) is not necessary for copendency (Double check before X'ing this box).

12. **INFORMATION DISCLOSURE STATEMENT:** Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are not required now. Please consider those documents and advise that they have been considered in this new application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609. .
13. Attached is a Rule 103(a) Petition to Suspend Action.
14. **PRELIMINARY AMENDMENT to be entered before fee calculation:** (Do not make amendments here except for correction of improper multiple dependencies or cancellation of whole claims or multiple dependencies for purpose of reducing the filing fee per MPEP §§ 506 and 607; do not cancel all claims).
- ✓ Cancel claims 2-39, 41-77, 79-80 without prejudice or disclaimer.

FILING FEE

THE FOLLOWING FILING FEE IS BASED ON

->->->->CLAIMS AS FILED AND CHANGED BY PRELIMINARY AMENDMENT IN ITEM 14<-<-<-<

NOTE: If box 1A2 is X'd, do not pay fees,
but leave lines 15-22 and 27-32 blank.

			Large/Small Entity	Fe Code
15. Basic Filing Fee	Design Application	\$330/\$165		106/26
16. Not Design Application		\$790/\$395	+790	101/201
17. Total Effective Claims 5	minus 20 = 0	x \$22/\$11	+0	103/203
18. Independent Claims 5	minus 3 = 2	x \$82/\$41	+164	102/202
19. If any proper multiple dependent claim (ignore improper) is present,		\$270/\$135	+0	104/204
20.		Subtotal =	\$954	
21. If "petition" box 13 above is X'd, add petition fee.	\$130		+0	122
TOTAL FILING FEE ATTACHED =				\$954

(carry forward to Item 31)

23. ATTACHED: Power of Attorney from Assignee
24. Preliminary Amendment attached (to be entered after assigning Appln. No.)
25. The following PRELIMINARY AMENDMENT is to be entered after assigning Appln. No.:

26.

**ADDITIONAL FEE CALCULATION FOR
PRELIMINARY AMENDMENT
PER BOXES 24/25**

	Claims remaining after amendment	High st number previ usly paid for	Pr sent Extra	Additional Fee	
				<u>Large/Small Entity</u>	<u>File Code</u>
27.	Total Effective Claims	*	minus ** 20 = 0	x \$22/\$11 = \$ 0	(103/203)
28.	Independent Claims	*	minus *** 3 = 0	x \$82/\$41 = + 0	(102/202)
29.	If amendment enters proper multiple dependent claim(s) into this application for the <u>first time</u> , add (per application)		\$270/\$135	+ 0 (104/204)
30.				ADDITIONAL FEE	\$ 0
31.			plus FEE from item 22 on page 3		+ 954
32.			TOTAL FEE ATTACHED		\$ 954

33. *If the entry in this space is less than a entry in the next. space, the "Present Extra" result is "0"

34. **If the "Highest number previously paid for" (see item 16 above) is less than 20, write "20" in this space

35. If the "Highest number previously paid for" (see item 17 above) is less than 3, write "3" in this space

CHARGE STATEMENT: Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown in the heading hereof for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal form is filled

1100 New York Avenue, N.W.
Ninth Floor East Tower
Washington, D.C. 20005-3918
Tel: (202) 861-3000
KHC/sce

Pillsbury Madison & Sutro LLP
By: Atty: Kendrew H. Colton

Reg. No. 30368Sig: 

Fax: (202) 822-0944
Tel: (202) 861-3606

NOTE: No: 1: File this Request in duplicate with 2 postcard receipts (PAT-103) & attachments
NOTE: No: 2: Is extension in parent necessary for copendency? **DOUBLE CHECK Item 11 above.**